1	H.66
2	Introduced by Representative Patt of Worcester
3	Referred to Committee on
4	Date:
5	Subject: Public service; renewable energy programs; baseload renewable
6	power portfolio requirement
7	Statement of purpose of bill as introduced: This bill proposes to extend the
8	baseload renewable power portfolio requirement until 2032.
9 10	An act relating to extending the baseload renewable power portfolio requirement
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	Sec. 1. 30 V.S.A. § 8009 is amended to read:
13	§ 8009. BASELOAD RENEWABLE POWER PORTFOLIO
14	REQUIREMENT
15	(a) In As used in this section:
16	(1) "Baseload renewable power" means a plant that generates electricity
17	from renewable energy; that, during normal operation, is capable of taking all
18	or part of the minimum load on an electric transmission or distribution system;
19	and that produces electricity essentially continuously at a constant rate.

1	(2) "Baseload renewable power portfolio requirement" means an annual
2	average of 175,000 MWh of baseload renewable power from an in-state woody
3	biomass plant that was commissioned prior to September 30, 2009, has a
4	nominal capacity of 20.5 MW, and was in service as of January 1, 2011.
5	(3) "Biomass" means organic nonfossil material of biological origin
6	constituting a source of renewable energy within the meaning of subdivision
7	8002(17)(21) of this title.
8	(4) [Repealed.]
9	(b) Notwithstanding subsection 8004(a) and subdivision 8005(d)(c)(1) of
10	this title, commencing November 1, 2012, the electricity supplied by each
11	Vermont retail electricity provider to its customers shall include the provider's
12	pro rata share of the baseload renewable power portfolio requirement, which
13	shall be based on the total Vermont retail kWh sales of all such providers for
14	the previous calendar year. The obligation created by this subsection shall
15	cease on November 1, 2022 <u>2032</u> .
16	(c) A plant used to satisfy the baseload renewable power portfolio
17	requirement shall be a qualifying small power production facility under
18	16 U.S.C. § 796(17)(C) and 18 C.F.R. part Part 292.
19	(d) The On or before January 1, 2022, the Commission shall determine, for
20	the period beginning on November 1, 2022 and ending on November 1, 2032,

the price to be paid to a plant used to satisfy the baseload renewable power

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1 portfolio requirement. The Commission shall not be required to make this 2 determination as a contested case under 3 V.S.A. chapter 25. The price shall 3 be the avoided cost of the Vermont composite electric utility system. In this 4 subsection, the term "avoided cost" means the incremental cost to retail 5 electricity providers of electric energy or capacity, or both, which, but for the 6 purchase from the plant proposed to satisfy the baseload renewable power 7 portfolio requirement, such providers would obtain from a source using the 8 same generation technology as the proposed plant. In this subsection, the term 9 "avoided cost" also includes the Commission's consideration of each of the 10 following: 11 (1) The relevant cost data of the Vermont composite electric utility 12 system.

- (2) The terms of the potential contract, including the duration of the obligation.
- (3) The availability, during the system's daily and seasonal peak periods, of capacity or energy from a proposed plant.
- (4) The relationship of the availability of energy or capacity from the proposed plant to the ability of the Vermont composite electric utility system or a portion thereof to avoid costs.

1	(5) The costs or savings resulting from variations in line losses from
2	those that would have existed in the absence of purchases from the proposed
3	plant.
4	(6) The supply and cost characteristics of the proposed plant, including
5	the costs of operation and maintenance of an existing plant during the term of a
6	proposed contract.
7	(7) Mechanisms for encouraging dispatch of the proposed plant relative
8	to the ISO New England wholesale energy price and value of regional
9	renewable energy credits, while also respecting the physical operating
10	parameters and fixed costs of the proposed plant.
11	(8) Whether the fuel supply for the proposed plant is obtained from
12	ecologically sound and sustainable sources. In the case of biomass, this shall
13	include an assessment of whether fuel supplies use ecologically sound
14	harvesting practices and whether they promote a diverse and sustainable forest
15	economy in the region.
16	(9) The appropriate assignment of risks associated with the ISO New
17	England Forward Capacity Market Pay-for-Performance Project.
18	(10) Any potential opportunities associated with having the proposed
19	plant withdraw from the ISO New England Forward Capacity Market, while
20	respecting the economic parameters of the proposed plant.

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(i) The State and its instrumentalities shall not be liable to a plant owner or
retail electricity provider with respect to any matter related to the baseload
renewable power portfolio requirement or a plant used to satisfy such
requirement, including costs associated with a contract related to such a plant
or any damages arising from the breach of such a contract, the flow of power
between a plant and the electric grid, or the interconnection of a plant to that
grid. For the purpose of this section, the Commission and the Standard Offer
Facilitator constitute instrumentalities of the State.
(j) The Commission shall authorize any agency participating in a
proceeding under this section or in an order issued under this section to assess
its costs against a proposed plant consistent with section 21 of this title.
(k) The Agency of Commerce and Community Development shall
investigate the feasibility of utilizing the excess thermal energy generated by a
plant used to satisfy the baseload renewable power portfolio requirement
imposed under this section. Such investigation shall be done in consultation
with the plant's owner, the Northeast Vermont Development Association, and
other interested parties and shall consider the economic feasibility of utilizing
the excess thermal energy generated by a plant and the economic development
options available to the State to assist in the utilization of the excess thermal
energy. On or before January 15, 2022, the Agency shall report on its
investigation and any recommended legislation to the House Committees on

1	Energy and Technology and on Commerce and Economic Development and
2	the Senate Committees on Finance and on Economic Development, Housing
3	and General Affairs.
4	(l) In considering the assessment of whether fuel supplies use ecologically
5	sound harvesting practices and whether they promote a diverse and sustainable
6	forest economy in the region, the Agency of Natural Resources shall provide
7	input to the Commission regarding any recommended changes to the biomass
8	harvesting practices associated with fuel supply, and the Commission shall
9	incorporate such recommendations in its order.
10	Sec. 2. TRANSITION PROVISION
11	All decisions and orders of the former Public Service Board and the Public
12	Utility Commission in the matter Investigation into the Establishment of a
13	Standard-Offer Price for Baseload Renewable Power under the Sustainably
14	Priced Energy Enterprise Development (SPEED) Program, Docket No. 7782,
15	shall remain in full force and effect through October 31, 2022.
16	Sec. 3. EFFECTIVE DATE
17	This act shall take effect on passage.